

JAMES E. NEUMAN, P.C.

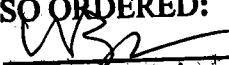
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March 30, 2021

BY ECF

Hon. Vincent L. Briccetti
United States District Judge
Southern District of New York
300 Quarropas Street
White Plains, NY 10601

**APPLICATION GRANTED
SO ORDERED:**

Vincent L. Briccetti, U.S.D.J.
Dated: 3/30/21
White Plains, NY

Re: *United States v Sarah Gillon*, 19 Cr. 700 (VB)

Your Honor:

As the suggestion of psychologists who have been counseling my client, Sarah Gillon, I am writing to request that this Court direct them to create a "treatment summary" and disclose such report to the parties, the Probation Department, and this Court.

Pursuant to the terms of her release, Ms. Gillon has been attending weekly therapy sessions with psychologists in the group "Psychodiagnostic Services," which was selected or recommended by the Pre-trial Services Office. Those psychologists recently explained to me that they have been sending "monthly treatment reports" to pre-trial or the Probation Department throughout the pendency of this case, but that such reports are not available to counsel and are very concise. They also inform me, however, that, if this Court so directs, they can prepare a more substantive "treatment summary," which would include a much fuller narrative description and account of Ms. Gillon's conditions and treatment. Such a report would then be provided to all parties, as well as this Court and the Probation Department. The psychologists note that such a procedure has been used in other cases in this district.

~~Accordingly, I ask that this Court endorse this letter and direct the psychologists at Psychodiagnostic Services to prepare and provide a "treatment summary" pertaining to Sarah Gillon.~~

Respectfully submitted,

/s/
James E. Neuman